{deleted text} shows text that was in HB0052 but was deleted in HB0052S01.

inserted text shows text that was not in HB0052 but was inserted into HB0052S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

HYDROREM's sentative Douglas V. Sagers proposes the following substitute bill:

# **HIGH COST INFRASTRUCTURE** TAX CREDIT AMENDMENTS

2022 GENERAL SESSION STATE OF UTAH

**Chief Sponsor: Douglas V. Sagers** 

Senate	Sponsor:	

#### **LONG TITLE**

### **General Description:**

This bill modifies {definitions} provisions related to {qualification for a} the high cost infrastructure development tax credit.

# **Highlighted Provisions:**

This bill:

- modifies the definitions of "high cost infrastructure project" and "infrastructure" for purposes of qualifying for a high cost infrastructure tax development tax credit : and
- <u>creates a termination date for the definition modifications but requires the Legislature to review the definition modifications before termination.</u>

### **Money Appropriated in this Bill:**

None

#### **Other Special Clauses:**

This bill provides {retrospective operation} a special effective date.

### **Utah Code Sections Affected:**

AMENDS:

**63I-1-279**, as last amended by Laws of Utah 2021, Chapter 280

**79-6-602**, as renumbered and amended by Laws of Utah 2021, Chapter 280

*Be it enacted by the Legislature of the state of Utah:* 

Section 1. Section 63I-1-279 is amended to read:

# **63I-1-279.** Repeal dates, Title 79.

- (1) Subsection 79-2-201(2)(r), related to the Heritage Trees Advisory Committee, is repealed July 1, 2026.
- (2) Subsection 79-2-201(2)(s), related to the Recreational Trails Advisory Council, is repealed July 1, 2027.
- (3) Subsection 79-2-201(2)(t), related to the Boating Advisory Council, is repealed July 1, 2024.
- (4) Subsection 79-2-201(2)(u), related to the Wildlife Board Nominating Committee, is repealed July 1, 2023.
- (5) Subsection 79-2-201(2)(v), related to regional advisory councils for the Wildlife Board, is repealed July 1, 2023.
- (6) Title 79, Chapter 5, Part 2, Advisory Council, which creates the Recreational Trails Advisory Council, is repealed July 1, 2027.
- (7) The language in Subsection 79-6-602(3)(a)(iii) ", a pipeline" and "manufacturing" is repealed July 1, 2030.

Section  $\{1\}$ 2. Section 79-6-602 is amended to read:

### **79-6-602.** Definitions.

As used in this part:

- (1) "Applicant" means a person that conducts business in the state and that applies for a tax credit under this part.
- (2) "Fuel standard compliance project" means a project designed to retrofit a fuel refinery in order to make the refinery capable of producing fuel that complies with the United

States Environmental Protection Agency's Tier 3 gasoline sulfur standard described in 40 C.F.R. Sec. 79.54.

- (3) "High cost infrastructure project" means a project:
- (a) (i) that expands or creates new industrial, mining, manufacturing, or agriculture activity in the state, not including a retail business;
- (ii) that involves new investment of at least [\$50,000,000] \$25,000,000 in an existing industrial, mining, manufacturing, or agriculture entity, by the entity; or
- (iii) for the construction of a plant, a pipeline, or other facility, including a fueling station, for the storage, production, or distribution of hydrogen fuel {produced using renewable energy, as defined in Section 54-17-601, and } used for transportation, electricity generation, manufacturing, or industrial use;
  - (b) that requires or is directly facilitated by infrastructure construction; and
- (c) for which the cost of infrastructure construction to the entity creating the project is greater than:
  - (i) 10% of the total cost of the project; or
  - (ii) \$10,000,000.
  - (4) "Infrastructure" means:
  - (a) an energy delivery project as defined in Section 63H-2-102;
  - (b) a railroad as defined in Section 54-2-1;
  - (c) a fuel standard compliance project;
  - (d) a road improvement project;
  - (e) a water self-supply project;
  - (f) a water removal system project;
  - [(g) a solution-mined subsurface salt cavern; {[}or]
  - [(h)] (g) a project that is designed to:
  - (i) increase the capacity for water delivery to a water user in the state; or
- (ii) increase the capability of an existing water delivery system or related facility to deliver water to a water user in the state[-]; or
  - (fi)h) a hydrogen fuel production or distribution project.
- (5) (a) "Infrastructure cost-burdened entity" means an applicant that enters into an agreement with the office that qualifies the applicant to receive a tax credit as provided in this

part.

- (b) "Infrastructure cost-burdened entity" includes a pass-through entity taxpayer, as defined in Section 59-10-1402, of a person described in Subsection (5)(a).
- (6) "Infrastructure-related revenue" means an amount of tax revenue, for an entity creating a high cost infrastructure project, in a taxable year, that is directly attributable to a high cost infrastructure project, under:
  - (a) Title 59, Chapter 7, Corporate Franchise and Income Taxes;
  - (b) Title 59, Chapter 10, Individual Income Tax Act; and
  - (c) Title 59, Chapter 12, Sales and Use Tax Act.
  - (7) "Office" means the Office of Energy Development created in Section 79-6-401.
  - (8) "Tax credit" means a tax credit under Section 59-7-619 or 59-10-1034.
- (9) "Tax credit certificate" means a certificate issued by the office to an infrastructure cost-burdened entity that:
  - (a) lists the name of the infrastructure cost-burdened entity;
  - (b) lists the infrastructure cost-burdened entity's taxpayer identification number;
- (c) lists, for a taxable year, the amount of the tax credit authorized for the infrastructure cost-burdened entity under this part; and
  - (d) includes other information as determined by the office.

Section {2}3. {Retrosp}Effective {operation.

This bill has retrospective operation date.

- (1) Except as provided in Subsection (2), this bill takes effect on January 1, 2023.
- (2) The changes to Section 79-6-602 take effect for a taxable year beginning on or after January 1, \(\frac{12022}{2023}\).